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1 2 3 4 5 6 7 8	John Eddie Williams, Jr. Brian Abramson Margret Lecocke Walt Cubberly (SBN 325163) Batami Baskin Myles Shaw WILLIAM HART & BOUNDAS, LLP 8441 Gulf Freeway, Suite 600 Houston, Texas 77017-5051 Telephone: (713) 230-2200 Facsimile: (713) 643-6226 Email: jwilliams@whlaw.com Email: babramson@whlaw.com Email: mlecocke@whlaw.com	Tage Fore					
9	Email: wcubberly@whlaw.com Email: bbaskin@whlaw.com Email: mshaw@whlaw.com						
11	Attorneys for Plaintiff UNITED STATES DISTRICT COURT						
12	NORTHERN DISTRICT OF CALIFORNIA						
13	SAN FRANCISCO DIVISION						
14							
15							
16	IN RE: UBER TECHNOLOGIES, INC., PASSENGER SEXUAL ASSAULT	Case 3:23-md-03084-CRB					
17	LITIGATION	MDL No. 3084					
18		Honorable Charles R. Breyer					
19		ATTORNEY WALT CUBBERLY'S DECLARATION ON BEHALF OF PLAINTIFFS PURSUANT TO COURT					
20		ORDER (DKT. 3922)					
21 22	This Document Relates to:	Judge: Hon. Charles R. Breyer					
23	WHB 994 v. Uber Technologies, Inc., et al., No. 3:24-cv-05452	Courtroom: 6 – 17th Floor					
24 25	WHB 1002 v. Uber Technologies, Inc., et al., No. 3:24-cv-04885						
26	WHB 2063 v. Uber Technologies, Inc., et al., No. 3:24-cv-01099						
2728	WHB 1667 v. Uber Technologies, Inc., et al. No. 3:24-cv-04957-CRB						

WHB 1431 v. Uber Technologies, Inc., et al. No. 3:24-cv-05057- CRB

WHB 1880 v. Uber Technologies, Inc., et al. No. 3:24-cv-05602- CRB

WHB 2082 v. Uber Technologies, Inc., et al. No. 3:25-cv-01177- CRB

I, Walt Cubberly, declare as follows:

- 1. I am an attorney at Williams Hart & Boundas LLP admitted to practice before the courts of the state of California. I am one of the counsels of record for all filed WHB claimants. I have personal knowledge of the matters set forth therein, and if called to testify, I would testify competently to the information below.
- 2. This declaration is made on behalf of Plaintiffs pursuant to Court Order (Dkt. 3922).
- Plaintiff WHB 994, ID 1937 uploaded a substantially complete and verified Plaintiff Fact
 Sheet to MDL Centrality on October 14, 2025. Exhibit A to the Declaration of Walt
 Cubberly.
- 4. Plaintiff WHB 1002, ID 1627 uploaded a substantially complete and verified release to MDL Centrality on June 30, 2025. Exhibit B to the Declaration of Walt Cubberly.
- 5. Uber withdrew its motion as to Plaintiff WHB 2063, ID 2854. See Defendants' Reply Supporting Motion to Dismiss Cases for Failure to Comply With PTO 10, page 5 at footnote 4.
- Plaintiff WHB 1667, ID 1688 uploaded a substantially complete and verified Plaintiff Fact
 Sheet to MDL Centrality on October 14, 2025. Exhibit C to the Declaration of Walt
 Cubberly.
- 7. Plaintiff WHB 1431, ID 1759 uploaded substantially complete production to MDL Centrality on October 14, 2025. Exhibit D to the Declaration of Walt Cubberly.
- 8. Plaintiff WHB 1880, ID 2139 uploaded substantially complete production to MDL Centrality on October 14, 2025. Exhibit E to the Declaration of Walt Cubberly.

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1	9. Plaintiff WHB 2082, ID 2874 uploaded substantially complete production to MDL						
2 3	Centrality on October 10, 2025. Exhibit F to the Declaration of Walt Cubberly.						
4	I declare under penalty of perjury that the foregoing is true and correct, and that this						
5	declaration was executed on October 14, 2025, in Houston, Texas.						
6							
7	Dated: October 14, 2025		/s/ Walt Cubberl Walt Cubberly (y SDN 225162)			
8				T & BOUNDAS, LLP			
9			Houston, Texas Telephone: (713	77017-5051			
10			Facsimile: (713) Email: wcubberl	643-6226			
11			Attorney for Pla	-			
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